

Approved For Release 2008/11/03 : CIA-RDP86M00886R001500050010-3

CK -

Please send copies of  
attached to DDCT and  
D/OLL. Thanks.



STAT

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**EXECUTIVE SECRETARIAT**  
**ROUTING SLIP**

TO:

		ACTION	INFO	DATE	INITIAL
1	DCI		X		
2	DDCI		X		
3	EXDIR		X		
4	D/ICS				
5	DDI				
6	DDA		X		
7	DDO		X		
8	DDS&T				
9	Chm/NIC				
10	GC		X		
11	IG				
12	Compt				
13	D/Pers				
14	D/OLL		X		
15	D/PAO				
16	SA/IA				
17	AO/DCI				
18	C/IPD/OIS				
19					
20					
21					
22					
SUSPENSE		Date _____			

Remarks

D/ Executive Secretary  
19 Sept 84

Date

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13 Sep

DDCI

EXDIR

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FYI, Re Attached. [redacted]  
[redacted] left with this package to see Mr.  
Casey at [redacted] 1340 hrs. They also took  
21 copies of the ltr to the AG for DCI  
approval and passing to PFIAB.

STAT

[redacted]

*F-100*

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DDCI  
D/ULL  
fileTHE WHITE HOUSE  
WASHINGTONPresident's  
Foreign Intelligence  
Advisory Board

September 14, 1984

Executive Registry
84 - 9217

Dear Mr. President:

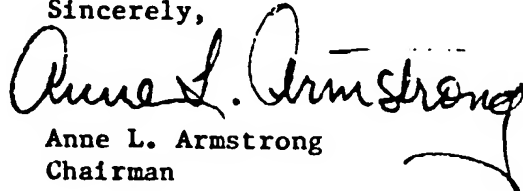
We are writing to ask that you give urgent attention to a matter now before the Congress. Both the Senate and the House are prepared to pass legislation which would give the Central Intelligence Agency relief from some of the more onerous search and review requirements of the Freedom of Information Act. However, time is running out for passage of this bill as the end of the Congressional session nears.

Unfortunately, the current position of the Department of Justice with regard to the proposed legislation is complicating matters. One section of the bill would prevent further use by the Justice Department of the Privacy Act as a broad exemption from requests for information under the Freedom of Information Act. While this exemption is undoubtedly useful in relieving the Department of Justice and the Federal Bureau of Investigation of the burden of reviewing individual files in response to FOIA requests, the fact that this very issue is pending decision before the Supreme Court makes the continued use of that exemption quite problematic. In short, while the PFIAB is sympathetic to the Justice Department's concern, we believe that the immediate and certain benefits to be gained from the passage of the present legislation outweigh the uncertain advantages of attempting to modify the legislation in the brief time left in the present session.

The PFIAB's judgment is that the Justice Department's continued opposition to this one part of the legislation jeopardizes passage of the act itself. Further, we believe it essential that Congress pass this bill during the present session and not delay until next year when opposition is likely to be more heavily organized to defeat it. The Board thinks it is vital that progress be made in trimming back legislation enacted in the recent past which has had serious and deleterious effects on the intelligence agencies. However, before progress can be made, the Executive Branch must be united in its presentation on Capitol Hill.

We strongly recommend that you resolve this matter in order that the best interests of the Intelligence Community are protected.

Sincerely,

  
Anne L. Armstrong  
ChairmanThe President  
The White House  
Washington, D. C.DCI  
EXEC  
REG  
E-100